ALAMEDA COUNTY SUPERIOR COURT APPLICATION FOR APPOINTMENT TO ADR PANELS

including Judicial Arbitration, Mediation, Neutral Evaluation, and Private Arbitration

1.	APPLICANT:						
	Annlicant's Name	Robert G. Heywood					
	Firm Name:	Law Offices of Robert C Heywood					
	Address:	1970 Broadway, Suite 920					
	City/State/Zip:	Oakland, CA 94612					
	Telephone:	(510) 465-4850 Fax: (510) 465-4850					
	Email:	(510) 465-4850 Fax: (510) 465-4850 rheywood@stanfordalumni.org					
2.	PANEL REQUEST	T: (All applicants are requested to serve as Judicial Arbitrators)					
		for which you are applying: tration X Mediation X Neutral Evaluation X Private Arbitration					
3.	EDUCATION:						
	Dates (from-to)	College/University/Law School Degree Obtained					
	1967-1971	Stanford University AB					
	1971-1972	University of California-Berkeley MA					
	1972-1975	Santa Clara University JD					
4.	LEGAL EXPERIE	NCE: State Bar No. 66185 Date Admitted: 1975					
	A. Are you a meml	ber in good standing of the State Bar of California? X Yes No					
		B. Are you a retired judicial officer? YesX No					
	Please describe	when/where you last served as a judicial officer:					
		rengaged in the practice of law at this time? X Yes No					
	II not, are you	retired from practice? Date retired:					
		s presently inactive, please explain:					
		ly active in litigation practice? <u>X</u> Yes <u>No</u> what percentage of your practice involves litigation? 60 %					
		includes personal injury litigation, approximately what percentage of your					
		s the representation of: plaintiffs <u>20</u> %; of defendants 80 %?					
		the following have you personally handled as attorney of record in the past					
	five years? Jui	ry Trials 2; Court Trials C. 10 Mediations C. 100 Arbitrations C. 35;					
	G Describe any lea	gal publications or teaching you have done: Trial advocacy programs at stings, USF & Calif Center for Judicial Education & research					
	Taught vario	us CEB courses on evidence, trial practice & third party tor					
		ten or editted CEB publications on liability insurance,					
	workers' dam	ages and tort litigation.					
		-					

5. ADR TRAINING and EXPERIENCE

6.

Course Title Sponsoring Organization	<u> Hours</u>	of Credit	<u>Dates</u>
Mediation Skills Training San Diego Mediat:	ion Ctr.	32	Aug 2002
A. Number of years experience as: mediator 6; arbitr			
B. List all other court-connected ADR panels of which you	are a member	, specifying	g the
processes for which you have qualified: Contra Costs	a County S	uperior	Court; Al
County BAR Assn.; arbitration, mediation &			
C. State the name(s) of any organization(s) through which y			
during the past five years, giving the dates and the servi	ces you provi		
Same as b			
D. Describe the subject matter of five disputes in which you	served as the	ADR prov	ider in the
past 5 years, including the dates of service, the process as			
1. Various personal injury claims	2003	Sole	·;
2. Industrial injury Third Party cases	2003	Sole	;
3. Legal malpractice	2003	Sole	;
4. Complex workers' compensation with rel	ated 2003 Sc	T.	;
5. related employment issues E. Is your ADR style best described as X facilitative or			
County BAR Assn. and North Bay Workers'	Compensati	on Assn.	
F. Describe any ADR related publications or training you he County BAR Assn. and North Bay Workers' G. Set forth your hourly fee or fee schedule, including any se Attach a copy of your fee agreement. (Please note: Judicial arbitrate hearing time in Alameda County and all ADR panelists are requested to accept at least to	compensati	pro bono	provisions.
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7. SUBJECT MATTER DESIGNATION

Please check each area below in which you are qualified by training/experience to provide ADR services, indicating the percentage it represents of your law practice, if any, and the ADR process(es) which you are prepared to offer in that area:

Case Type	% of				
Accepted	Practice	Judicial Arb.	Mediation	Neutral Eval.	Private Arb.
Bankruptcy					
Business/Corp.					
Civil Rights					
Collections			X		
Construction			X		
Contracts			X		
Elder law/abuse					
Employment	<i>3</i> ∩	X	X	×	ÿ
-Discrimination		Х	×	×	X
-Harassment		X	X	X X	X
-Termination		Х	X	X	Υ
Environmental					
Fraud					
False Imprison.					
Family Law					
HO Ass'n					
Insurance Cov.	7.0	Х	×	X	×
Intellect. Property					
Landlord-Tenant			X		
Legal Malpractice	5	X	X	X	Χ
Maritime					
Med Malpractice		y		X	X.
Partnership		·			
P.I Auto	10	×	×	X	X
P.I. – Other	10	×	<u></u>	X	X
Premises Liability	5	×	X	X	X
Probate/Trust					
Product Liab.	5	У	X	X	<u> </u>
Real Property					
Securities					
Tax					
Toxic Torts	37	X	×	×	X
Wrongful Death	<u> </u>	X	X	×	X
Other: Fabrus					
Agency Consultin					
and teaching	75				

- 5. (B) arbitration and approved list.
- 5. (D) Insurance Coverage

2003 Sole

MEDIATION FEE AGREEMENT

Case Name:		Case #:					
We, the undersigned PARTIES, have voluntarily agreed to submit our dispute as referenced above to Mediation and have agreed thatshall serve as Mediator.							
1. <u>I</u>	RIGHTS AND OBLIGATION	ONS OF THE PARTIES					
participation in the process a attorney. However, the Me interests of any party as an a process. The PARTIES und	at any time. The PARTIES diator will not provide the later termines. The services of the derstand that each has the i	is voluntary and that any party may end understand that the Mediator is a licensed PARTIES with legal advice nor represent the ne Mediator are strictly limited to the mediation right to have an attorney present during the legal rights and obligations at any time.					
2. <u>D</u>	ESCRIPTION OF THE M	EDIATION PROCESS					
Mediation is a voluntary, informal, confidential process in which the Mediator assists the parties in communicating with each other, helps the parties clarify facts, identifies legal issues, and explores various options designed to lead to the resolution of the dispute. The parties agree that the purpose of Mediation is to enter into a mutually acceptable agreement to resolve all relevant issues. Any agreement reached as a result of the Mediation shall be in writing, and shall be binding on the parties if the parties agree in writing that it shall be binding. A binding agreement may be entered in the appropriate court as an enforceable Judgment. The parties understand and agree that the mediation proceedings shall be confidential and cannot be used in any legal proceeding unless the Parties have entered into a written agreement that specifies it is binding. The Parties and Mediator acknowledge that the provisions of California Evidence Code 1115 through 1128 apply to this mediation.							
3. <u>I</u>	FEES FOR SERVICE						
negotiation and agreement by for indigent or modest means as follows:% by% by and payable upon receipt of a \$ per party is due so cancelled less than 72 hours p	y the Mediator and the parts service). The Mediator's an itemized invoice. An in even days in advance of the parts of the date set,	the Mediator's services are subject to ties (with the exception of Parties found eligible hourly rate is \$, payable by the parties(party) and(party). Fees are immediately due itial refundable retainer in the amount of Mediation. If the mediation hearing is% of the retainer shall be forfeited by each					
4. <u>ACKNOWLEDGEMENT</u>							
We hereby declare that we have read, understood and agreed to the foregoing terms for Mediation and have been provided with a copy of this agreement.							
Party Signature, Dated:	P	arty Signature, Dated:					
Attorney Signature, Dated:		ttorney Signature, Dated:					